IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

EMMA KOE, individually and on)	
behalf of her minor daughter, AMY)	
KOE; HAILEY MOE, individually)	
and on behalf of her minor daughter,)	Civil Action No.
TORI MOE; PAUL VOE; ANNA)	1:23-cv-02904-SEG
ZOE, individually and on behalf of)	
her minor daughter, LISA ZOE;)	
TRANSPARENT, on behalf of its)	
members,)	
)	
Plaintiffs,)	
)	
v.)	
)	
CAYLEE NOGGLE, in her official)	
capacity as Commissioner of the)	
Georgia Department of Community)	
Health; GEORGIA DEPARTMENT)	
OF COMMUNITY HEALTH'S)	
BOARD OF COMMUNITY)	
HEALTH; NORMAN BOYD,)	
ROBERT S. COWLES III, DAVID)	
CREWS, RUSSELL)	
CRUTCHFIELD,)	
ROGER FOLSOM, NELVA LEE,)	
MARK SHANE MOBLEY,)	
CYNTHIA RUCKER, ANTHONY)	
WILLIAMSON, in their official)	
capacities as members of the Georgia)	
Department of Community Health's)	
Board of Community Health;)	
THE GEORGIA COMPOSITE)	
MEDICAL BOARD; JOHN S.)	
ANTALIS, SUBRAHMANYA BHAT,)	

WILLIAM BOSTOCK, KATHRYN)
CHEEK, RUTHIE CRIDER,)
DEBI DALTON, CHARMAINE)
FAUCHER, AUSTIN FLINT,)
SREENIVASULU GANGASANI,)
JUDY GARDNER, ALEXANDER S.)
GROSS, CHARLES E. HARRIS, JR.,)
J. JEFFREY MARSHALL,)
MATTHEW W. NORMAN,)
BARBY J. SIMMONS, in their)
official capacities as members of the)
Georgia Composite Medical Board;)
DANIEL DORSEY, in his official)
capacity as the Executive Director of)
the Georgia Composite Medical)
Board,)
)
Defendants.)

MOVANT NANCY DOE, INDIVIDUALLY AND ON BEHALF OF HER MINOR DAUGHTER, LINDA DOE'S MOTION FOR LEAVE TO PROCEED USING PSEUDONYMS

Nancy Doe, individually and on behalf of her minor daughter, Linda Doe has moved to intervene as Plaintiffs in this action. Nancy Doe, individually and on behalf of her minor daughter, Linda Doe seeks to proceed under fictitious names for both herself and her child to protect the identity of her child, Linda Doe, a minor. For these reasons set forth in the accompanying Memorandum in Support, Nancy Doe, individually and on behalf of her minor daughter, Linda Doe respectfully requests that the Court allow the Doe Family to proceed under

pseudonyms.

WHEREFORE, movants respectfully request that this Court grant this Motion for Leave to Proceed Under Pseudonyms.

This 5th day of July, 2023.

/s/ Edward D. Buckley
Edward D. Buckley
Georgia Bar No. 092750
edbuckley@bbwmlaw.com
Thomas J. Mew IV
Georgia Bar No. 503447
tmew@bbwmlaw.com

BUCKLEY BALA WILSON MEW LLP 600 Peachtree Street NE, Suite 3900 Atlanta, GA 30308 Telephone: (404) 781-1100 Facsimile: (404) 781-1101

Counsel for Nancy Doe individually and on behalf of her minor daughter Linda Doe

LR 5.1(C) FONT COMPLIANCE CERTIFICATION

The undersigned counsel certifies that the within and foregoing was prepared using Times New Roman 14-point font in accordance with Local Rule 5.1 of the United States District Court for the Northern District of Georgia.

/s/ Edward D. Buckley
Edward D. Buckley
Georgia Bar No. 092750
edbuckley@bbwmlaw.com

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DEBI DALTON, CHARMAINE)
CHEEK, RUTHIE CRIDER,)
WILLIAM BOSTOCK, KATHRYN)

CERTIFICATE OF SERVICE

I hereby certify that on July 5, 2023, I electronically filed the foregoing MOVANT NANCY DOE, INDIVIDUALLY AND ON BEHALF OF HER MINOR DAUGHTER, LINDA DOE'S MOTION FOR LEAVE TO PROCEED USING PSEUDONYMS with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to all counsel of record.

/s/ Edward D. Buckley
Edward D. Buckley
Georgia Bar No. 092750
edbuckley@bbwmlaw.com